

Etan Leibovitz  
83-19 141<sup>st</sup> #207  
Briarwood, NY 11435

November 18<sup>th</sup>, 2024

Honorable Judge Lois Bloom  
United States District Court  
Eastern District of New York  
225 Cadman Plaza East  
Brooklyn, NY 11201

**FILED**  
**Nov 18, 2024, 2:22 PM**  
**in the Clerk's Office**  
**U.S. District Court,**  
**EDNY, Brooklyn**  
**Pro Se Office via**  
**Box.com**

Re: Instructions for Submission of my audio files cited in my Verified Complaint (January 12<sup>th</sup>, 2022, February 16<sup>th</sup>, 2022, April 6<sup>th</sup>, 2022 Fraud Hearing, November 15<sup>th</sup>, 2022 audio file capturing my false arrest, October 21<sup>st</sup>, 2022 etc.) and recorded phone Discussions with Assistant Attorney General Michael Berg 2024 CIV 4779 (AMD) (LB)

Dear Judge Bloom,

I am writing to request instructions on how to submit evidence related to the above-referenced case. Specifically, I seek guidance on the proper format and method for filing, including but not limited to:

The audio recording of my false arrest on November 15<sup>th</sup>, 2022<sup>1</sup>  
January 12<sup>th</sup>, 2022, February 16<sup>th</sup>, 2022, April 6<sup>th</sup>, 2022,  
October 21<sup>st</sup>, 2022, hearings before Defendant John Katsanos  
December 18<sup>th</sup>, 2023 and March 20<sup>th</sup>, 2024 Criminal Court Hearings before  
Judge Anthony Battisti, and Court Transcripts dated December 18<sup>th</sup>, 2023 and  
March 20<sup>th</sup>, 2024  
January 25<sup>th</sup>, 2023 Criminal Court  
October 24<sup>th</sup> and 26<sup>th</sup>, 2022 Discussions with Aaron Reichel <sup>2</sup>  
February 17<sup>th</sup>, 2023 Hearing Before Judge Alan Schiff  
IRS Audio Files and Transcript Reflecting my trading algorithm made money<sup>3</sup>

In addition, I intend to file a motion for sanctions, pursuant to FRCP 11, against Assistant Attorney General Michael Berg (“AAG Berg”). This motion will address:

Misrepresentations made by AAG Berg in his motion to dismiss (See Docket Entry 23)  
False grounds provided for his request for an enlargement of time (See Docket Entry 10)

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<sup>1</sup> <https://u.pccloud.link/publink/show?code=XZRGNk0ZAfJ4yB4WH5QfbeQ36FDbbunQtDPk>

<sup>2</sup> <https://u.pccloud.link/publink/show?code=kZGUPV5Z7NskhFykX5HHhSv44wyJ1QX6FQUy>

<sup>3</sup> <https://u.pccloud.link/publink/show?code=kZbsMU0ZQoloWJJ9WzTqlWMVMvegk7tUJMk7>

His office's implementation of a scheme to redirect my incoming calls to the New York Attorney General's Office exclusively to AAG Berg (See Docket Entry 35)

Today, I captured and documented a phone discussion with AAG Berg, which I plan to incorporate into my motion for sanctions, along with other recorded discussions with him since the commencement of this action. On November 12<sup>th</sup>, 2024, I emailed AAG Berg to inquire why my phone calls to the New York Attorney General's Office are being directed to him. Six days have passed, and he has failed to address my concern. During today's call, I directly asked him the same question again, but he declined to provide an answer leaving me no choice but to seek sanctions and another lawsuit. I have uploaded the audio file of today's discussion to the cloud, making it available for public review.<sup>4</sup>

I respectfully request your instructions regarding the submission of these materials and any related procedural requirements. Thank you for your time and consideration.

Respectfully submitted,

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Etan Leibovitz

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<sup>4</sup> <https://u.pccloud.link/publink/show?code=XZrNPV5ZDtGprBT0s1RjTfzwO7McwzGAGhyy>